Case No.: 08 CIV 01571 (LAP)

NOTICE OF MOTION

Slade R. Metcalf (SM 8360)
Katherine M. Bolger (KB 6206)
Rachel F. Strom (RS 9666)
Hogan & Hartson LLP
875 Third Avenue
New York, NY 10022
Telephone: (212) 918-3000
Attorneys for Defendants Twentieth Century
Fox Film Corporation, One America
Productions, Inc., Todd Lewis Schulman,
Monica Levinson, Julie Lynn Chouinard,
Everyman Pictures, and Dune Entertainment LLC

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Cindy Streit; Sarah Moseley; Ben K. : McKinnon; Michael M. Jared; and Lynn : S. Jared. :

Plaintiffs,

v. :

Twentieth Century Fox Film

Corporation; One America Productions,

Inc.; Springland Films; Todd Lewis

Schulman; Monica Levenson; Julie Lynn

Chounard; Sacha Baron Cohen; Everyman Pictures; Gold/Miller;

Productions; Major Studio Partners, Inc.;

Dune Entertainment, LLC; Four by Two Production Company; Peter

Baynham; Jan Mazer; and Anthony

Hines,

Defendants.

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PLEASE TAKE NOTICE, that upon the annexed declarations of Joan Hansen, sworn to the 9th day of May, 2008, and Slade R. Metcalf, sworn to the 12th day of May, 2008, and the exhibits annexed thereto, and upon all prior papers and proceedings heretofore had herein, the undersigned will move this Court, before the Honorable Loretta A. Preska, United States District Judge, United States District Court, Southern District of New York, at the United States

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Courthouse, Courtroom 12A, 500 Pearl Street, New York, New York 10007, at a date and time

as shall be set by the Court, for an order, pursuant to Rule 12(b)(6) of the Federal Rules of Civil

Procedure, dismissing the First Amended Complaint of plaintiffs Cindy Streit, Sarah Moseley,

Ben K. McKinnon, Michael M. Jared and Lynn S. Jared (collectively "Plaintiffs") with prejudice

as against defendants Twentieth Century Fox Film Corporation, One America Productions, Inc.

d/b/a Springland Films (incorrectly sued herein as a separate entity), Todd Lewis Schulman,

Monica Levinson (incorrectly sued herein as "Monica Levenson"), Julie Lynn Chouinard

(incorrectly sued herein as "Julie Lynn Chounard"), Everyman Pictures and Dune Entertainment

LLC in its entirety, and granting such other and further relief as this Court may deem appropriate.

Oral argument, if any, will be on a date and at a time to be designated by the Court.

**PLEASE TAKE FURTHER NOTICE** that, opposition papers, if any, shall be served

by Plaintiffs within ten business days after service of the motion papers in accordance with Rule

6.1(b) of the Local Rules of the United States District Courts for the Southern and Eastern

Districts of New York.

Dated: May 12, 2008

Respectfully submitted,

**HOGAN & HARTSON LLP** 

Slade R. Metcalf (SM 8360) Katherine M. Bolger (KB 6206)

Rachel F. Strom (RS 9666)

**HOGAN & HARTSON LLP** 

875 Third Avenue

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Attorneys for Defendants Twentieth Century Fox Film Corporation, One America

Productions, Inc., Todd Lewis Schulman,

Monica Levinson, Julie Lynn Chouinard,

Everyman Pictures, and Dune

Entertainment LLC

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TO: Adam Richards ADAM RICHARDS LLC 40 Fulton Street, 7<sup>th</sup> Floor New York, NY 10038 Tel: (212) 233-4400

Attorney for Plaintiffs Cindy Streit, Sarah Moseley, Ben K. McKinnon, Michael M. Jared and Lynn S. Jared

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	v
Cindy Streit; Sarah Moseley; Ben K.	:
McKinnon; Michael M. Jared; and Lynn	:
S. Jared,	: Case No.: 08 CIV 01571 (LAP)
Plaintiffs,	: :
v.	
	: <u>CERTIFICATE OF SERVICE</u>
Twentieth Century Fox Film	:
Corporation; One America Productions,	:
Inc.; Springland Films; Todd Lewis	:
Schulman; Monica Levenson; Julie Lynn	:
Chounard; Sacha Baron Cohen;	:
Everyman Pictures; Gold/Miller;	:
Productions; Major Studio Partners, Inc.;	:
Dune Entertainment, LLC; Four by	:
Two Production Company; Peter	:
Baynham; Jan Mazer; and Anthony	;
Hines,	:
Defendants.	: : :
	X

I, Rachel F. Strom, hereby certify that on May 12, 2008, I caused a true and correct copy of the Notice Of Motion, Defendants' Memorandum Of Law In Support Of Their Motion To Dismiss The First Amended Complaint and the exhibit annexed thereto, the Declaration Of Slade R. Metcalf In Support Of Defendants' Motion To Dismiss The First Amended Complaint and the exhibits annexed thereto and the Declaration Of Joan Hansen In Support Of Defendants' Motion To Dismiss The First Amended Complaint and the exhibits annexed thereto, to be served through the Court's electronic notification system and by Federal Express overnight delivery upon:

Adam Richards
ADAM RICHARDS LLC
40 Fulton Street, 7<sup>th</sup> Floor
New York, NY 10038
Tel: (212) 233-4400
Attorney for Plaintiffs Cindy Streit,
Sarah Moseley, Ben K. McKinnon,
Michael M. Jared and Lynn S. Jared

Dated: May 12, 2008 s/Rachel F. Strom

RACHEL F. STROM (RS 9666)